MORTAGE BROKERAGE BUSINESS COTRACT

Janis W Stewart			······································	
(hereinafter called Borrower), employs (hereinafter called Business) to obtain a mortg the date hereof and acknowledges that Busines terms or conditions of any loan. However, Bus	age loan commi s cannot make l	oans or commitr	er called Commitment	eptance into specific programs,
I. PROPERTY: Address: Lot 113 Transon Ln. Rotonda West, FL 33947 Borrower's estimates of fair market value; \$ Borrower's estimates of the balances on any ex	istino martagos	loan: \$		
Borrower's estimates of the banances on any ex-	northe morreage	tom. •		
Monthly Payment: \$ 2,462.23	erest Rate: 8	. 000 %	Loan Term/Due In:	349 months / 349 months
HI. MORTGAGE BROKERAGE FEE Business, in consideration of the Borrower's ag with this loan, agrees to exert its best efforts to terms) and conditions set forth herein. The Bus from failure to obtain said loan commitment, agrees to pay Business a mortgage brokerage for acknowledges that Business may receive addition engaged Business to obtain in securing the common of the total loan amount. This additional comp the total brokerage fee due Business. In no even permitted by the applicable state law.	obtain a bona finess and its assumes and its assumes borrower here see of \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	ide mortgage los ociates or employ by agrees to pa () OD if on from Lender b Business will re- act amount of wh	in commitment in acco yees shall be held harm by the actual costs as for obtaining the commit ased on the mortgage proceive a sum in range of anich will be disclosed	estimated herein and Borrower nitment. Additionally, Borrower program and terms Borrower has () % to 3 % at the time of closing, is part of
IV. APPLICATION FEE An application fee is charged for the initial commitment, and will be credited against the refundable Applicable to your closing commitments as an Application Fee. V. DEPOSIT Business acknowledge the deposit of \$ behalf of Borrower, to pay expenses necessar	amount the Borsts at the time	rower owes if cl of the settlemen e used toward th	osing occurs. This re of your loan. Busine e costs incurred by the	ess acknowledges the receipt of essences, or by third party, on
items listed on Good Faith Estimate are non default by the Borrower, Business is authorized. The disbursement is not a waiver of any other Business as the deposit shall be returned to the (a) the services for which the money is brokerage fee but this commitment is	-refundable, even to immediately sums due Busi Borrower, with expended are no expended are per	in if the mortgath disburse from the mess by Borrowe in 60 days of dispersion performed.	e deposit all sums then r, as more fully enum position of the loan, in	is not received. In the event of due Business or any third party, erated herein. Money retained by a accordance with the following:
VI. SERVICES TO BE PROVIDED BY Mo In consideration for Business earning its fee, to completing credit application for borrower(s) ordering vendor reports, preparing and submitted and any incidental services necessary to obtain	he services to be s), processing t ing the complete a commitment in	e provided by Bu he application to d file for conditi	isiness are: assembling file including verifyin onal loan commitment	between borrower(s) and lender,
Applicany Janis W Stowart	-1605	American Me Mongage Broker		License #
Applicany Janis W Stewart	Date	with fight plore.	The Transport	AND THE RESERVE OF
1	Date	By Andrew I	loughton	Date
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TANDARDS AND DISCLOSURES

COMMITMENT: Brokerage Business hereby agrees to act on behalf of Borrower to secure a mortgage loan commitment. Brokerage Business cannot guarantee acceptance into any particular loan program or promise that any specific loan terms or conditions will be obtained. Receipt of a mortgage loan commitment by Brokerage Business satisfies Brokerage Businesses obligation under the Mortgage Brokerage Business Contract and Good Faith Estimate of Borrower's Costs and the terms of this contract are deemed fulfilled upon receipt of the mortgage loan commitment. Brokerage Business cannot make a mortgage loan or a Mortgage Loan Commitment. A Commitment may, however, be passed through to the Borrower if received from a lender. The term "Commitment" shall mean a written or oral Commitment received by the Brokerage Business, unless otherwise agreed in writing between Brokerage Business and Borrower. Upon demand by the Borrower, the Brokerage Business shall produce for the Borrower's inspection evidence of the mortgage loan commitment.

AGENCY; NON-LIABILITY FOR LENDER'S ACTS: Borrower acknowledges that Brokerage Business is acting as an 'agent' on behalf of the Borrower in securing a mortgage commitment pursuant to this Agreement. Borrower acknowledges that Brokerage Business shall not be responsible for any errors of the Lender or Investor nor for any term or condition of the loan documentation that may be contrary to any or federal law. Brokerage Business shall not be responsible for any nonperformance of a commitment or mortgage by any Lender or Investor.

LITIGATION: In the event of any litigation arising out of this Agreement, Brokerage Business shall be entitled to all costs incurred, including attorney's fees, whether before trial, at trial, on appeal, or in any other administrative or quasi-judicial proceedings.

ADDITIONAL CLAUSES: If not precluded by the provisions of this Agreement, any loan commitment and loan obtained by Brokerage Business may contain such additional clauses or provisions as the Lender may request including but not limited to, nonassumable clauses, late fee clauses and prepayment penalties.

TIME FOR PAYMENT: Unless otherwise agreed between Brokerage Business and Borrower, the mortgage brokerage fee shall be due and payable in full upon delivery to the Borrower of mortgage loan commitment from the Lender or Investor, or may be paid at closing, if agreed to by Brokerage Business.

DECISION: In applying for this loan, Borrower acknowledges that Borrower has reviewed his personal and financial situation and that it is in Borrower's best interest to proceed with the loan. Borrower further acknowledges that Borrower has not relied on the advice of the Mortgage Brokerage Business or its colleagues as to wisdom of doing so.

GOOD FAITH ESTIMATE OF COSTS: The estimated costs stated may be expressed as a range of possible costs and can be charged only when such costs have actually been incurred in connection with securing the loan or loan commitment. Actual costs incurred for items which include, but are not limited to, express mail fees, long distance calls and photographs will be paid by Borrower unless otherwise stated herein.

TITLE: Borrower represents and warrants that he is the fee simple title holder to the property described in this Agreement and there are no liens, judgements, unpaid taxes or mortgages which will effect title to the property except

Borrower agrees to pay all costs necessary to clear any defect if status of the title differs from the representation made herein .

DEFAULT: If commitment is secured and title is not found to be good, marketable and insurable by the attorney or title company acting for the lender, or the Borrower refuses to execute and deliver the documents required by the lender, or in any other way fails to comply with this Agreement, or if for any reason the loan referred to herein cannot be closed through no fault of the Brokerage Business, Borrower acknowledges that the full brokerage fee has been earned by Brokerage Business and agrees to immediately pay same plus any and all costs incurred on Borrower's behalf.

DISCLOSURE: Borrower acknowledges that Brokerage Business has advised him any existing business relationship Brokerage Business has with any vendor. Borrower also acknowledges that Lender may require certain preapproved vendors be used exclusively for services required by this agreement. Brokerage Business has no business relationship with any vendor except as may be listed on attached Provider Relationship form.

SEVERABILITY OF CLAUSES CONTAINED HEREIN: In the event that any part or portion of this Agreement is held invalid or unlawful through any administrative, quasi-judicial, or judicial proceeding, the invalidity or illegality thereof shall not effect the validity of this Agreement as a whole and the other provisions and terms contained herein shall remain in full force and effect as if the illegal or invalid provision had been eliminated.

Janis W. Stewart	11-16-05		· ·
Applican Jania W Stewart	Date	Applicant	Date
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ASSIGNMENT: The Agreement may not be assigned by Borrower. Brokerage Business may assign his obligations and fees to any other Licensee or Registrant defined under Chapter 494, Florida Statutes, pursuant to written authorization by the Borrower.

LITIGATION: In the event of any litigation arising out of this Agreement, Brokerage Business shall be entitled to all costs incurred, including attorney's fees, whether before trial, at trial, on appeal, or in any other administrative or quasi-judicial proceedings. The laws of the State of Florida shall apply to any interpretation of or litigation arising under this contract unless otherwise specified by Brokerage Business. Any litigation shall, at Brokerage Businesses option, be maintained in the county where Brokerage Businesses principal place of business is located.

You are entering into a contract with a mortgage brokerage business to obtain a bona fide mortgage loan commitment under the same terms and conditions as stated hereinabove or in a separate executed good faith estimate form. If the mortgage brokerage business obtains a bona fide commitment under the same terms and conditions, you will be obligated to pay the mortgage brokerage business fees, including, but not limited to, a mortgage brokerage fee, even if you choose not to complete the loan transaction. If the provisions of s.494.00421, Florida Statutes, are not met, the mortgage brokerage fee can only be earned upon the funding of the mortgage loan. The borrower may contact the Florida Department of Financial Services, 101 E. Gaines St. Tallahassee, Florida, 32399-0350, regarding any complaints that the borrower may have against the mortgage broker or the mortgage brokerage business. The telephone number of the department as set by rule of the department is 850-410-9805.

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